Corporation Counsel's Office Inspector, Accused of Misconand Scannell to Blame for Orders Discontinuing Inspection of Big Structures.

MR. DOUGHERTY'S STORY. HERLIHY ALSO UNDER FIRE.

Sworn Reports of the Chief's Vigially Placed Upon the Record.

sioner Sturgis at Fire Headquarters. John J. Delaney, counsel for the a quired to complete the defense.

all inspections as called for in section for tria. spective company districts," and offering in evidence 1,900 special reports ordered by the Chief during the alleged suspension of vigilance.

After a long statement by Capt. Coswere admitted as part of the records.

"Are you sure it will be printed?"
asked Mr. Delaney. "Is it all fixed?"
This sally of counsel caused considerable laughter, which was promptly suppressed by the pounding of the gavel in the hands of the Commissioner.

identification.

Levy to particular to the particular to the particular to the printed?"

Levy to particular to the p

Hotel Guest a Witness.

James H. Hassett, of Amesbury, Mass., the next witness called, was a guest at the Park Avenue Hotel the night of the fire. He testified that the fire kn his opinion started at the base of the elevator shaft.

Augustus Dougherty, formerly Secretary of the Fire Department during the term of Commissioner Scannel, proved to be a strong witness for the defense, and by his testimony threw the biame for the issuance of the much quoted "discontinue all inspection orders" on the Corporation Counsel's office and Commissioner Scannel.

Dougherty told of a conference held in the office of Fire Commissioner Scannel about two years after that official took office, at which Commissioner Scannel, Chief Croker, Assistant Corporation Counsel Klernan and the witness, "Assistant Corporation Counsel Klernan said the notices which had been issued by the Department were not strong enough, and that it had been almost impossible to sequire convictions against violators of the Building laws on the notices issued. He directed that a new order be drawn up, which he dictated." "Did Commissioner Scannel give any "Did Commissioner Scannel give any orders regarding this order?" asked

"Yes, he told Chief Croker to do as ordered by the Corporation Counsel."

t order?"
Tes. I was 'n the room at the time."
Did you ever know commissioner
and to give oral orders suspending
rules of the Department?"
Tes. sir. I heard him give the order
st spoke of."

Another Charge Refuted.

In answer to charge No. 6, specification 3, which alleges that Chief Croker refused to recommend for promotion a long list of men who had refused to ioin the New York Fire Department Benevolent Association, Mr.Delaney read from the records a letter from Commissioner Scannel to Chief of Department Bonner. Under date of July 11, 1898, the Commissioner notified Chief Bonner that in selecting the names of men for promotion he gave preference to those men who had done meritorious acts in saving life, or had been given medalt for the same reason. The Commissioner also announced that he intended to pursue a similar course in the future.

future.

It was in pursuance of this time-honored custom, counsel argued, that Chief Croker had refused to recommend the men specified for promotion.

Two special reports on the Park Avenue Hotel were then read to show that reports had been made and notices served on the hotel by order of Chief Croker after the "suspend inspection order" had been issued.

"LOST" GIRL TELLS POLICE THE TRUTH.

STRONG POINTS. SAYS NOT CUILTY

duct at Rabbi Joseph's Funeral Riot, Enters This Plea Before Partridge.

Hearing, Begins Promptly at Police Headquarters, with Sergeant Who Resigned to Escape Charges as First Witness.

Inspector Adam A. Cross, just a week back from his European trip, was, with Capts. Albertson and Herlihy, summoned before Commissioner Partridge in the trial room in Police Headquarters this morning. They were called to answer charges growing out of the alleged misonduct of the police at the funeral of Rabbi Joseph on July 30 last Inspector Cross, with his counsel

Abram I. Elkus, entered the trial room a few minutes after the Commissioner had taken his seat. Capt. Herlihy, whose interests are also all company commanders to discontinue guarded by Mr. Elkus, was first called

He Pleads "Not Guilty."

There was a delay of several minutes after he had pleaded "not guilty," when Brady, retired, was called. Sergeant Brady was under Capt, Herlihy at by, prosecuting counsel, the reports Police Headquarters on he night before the funeral, when a demand was made proper police protection

is prosecuting the case. A. No. sir. Q. Was he in the building? A. I suppose so, somewhere.
Q. Where was he? A. I don't know.

Q. Will the blotter show? A. It should. The blotter was produced. It showed that Capt. Herlihy had reported at 6 complaint of assault growing out of the factory of R. Hoe &

needed.
"You did not tell Capt. Herlihy anything of all this, 'did you?" asked Mr. Elkus. A. "No. sir."
The question had been prepared by Inspector Cross, who had all along acted as associate counsel with Elkus.
Mr. Levy was next put on the stand, and testified as to his visit to Police Headquarters on the night of the 29th.

Herlihy on the Stand.

The prosecution then sprang a sur-prise by calling Capt. Herlihy to the

stand.

"Is he called to testify against himself?" said Cross in a whisper to Elkus. Elkus put the question.

"You want to ask the Captain where he was that night?" said Mr. Elkus.

"We object?" said Mr. Elkus.

Commissioner Partridge thought that Capt. Herlihy raight answer a few questions.

r. Elkus finally consented to have his at questioned, provided the line of firy did not wander. The Captain ified that he was in and about the promation Bureau on the night of the a dozen times or more up to midth, when he went to bed. He had wan nothing about the visit of Mr

Elkus moved for the unsultable Elkus moved for the charge.

He held that no case had been made

He held that no case had been in-

regarding all important matters. He should have seen to it that his subordinates kept him informed."

Cross Trial Begins.

After obtaining permission to put in a defense later, Mr. Elkus announced that he was ready to appear in the defense of Inspector Cross.

The case was called and Inspector Cross pleaded "Not guilty."

Sergt. Cohen, of Inspector Brooks's office, was the first witness called. At the time of the riot Inspector Brooks was on his vacation, and his district was in the charge of Inspector Cross.

Cohen testified to riot orders sent out by the Inspector's officer and identified a dozen such orders.

Sergt. Cohen testified that the first news he obtained was from a stranger who telephoned that police were wanted badly. The witness then told how reserves were sent to the scene of the riot and how all this was done without his once having seen Inspector Cross, "The first time I saw Inspector Cross was about 1 o'clock, when he ordered me to accompany him to the scene of the trouble, I saw no evidence of the trouble, I saw

prector Cross was about 1 o'clock, when he ordered me to accompany him to the core of the trouble. I saw no evidence of rioting. Everything was quiet."

"Yes; it was all over when you got there," said the Corporation Counsel.
The witness continued: "Inspector granite intended for rower when you got there," said the Corporation Counsel.
The witness continued: "Inspector granite intended for rower dunped twice and before being firally der building and issued his orders from there."

Witness Shows Bias.

CROKER SCORES CROSS, ON TRIAL, SCENE AT THE TRIAL OF INSPECTOR CROSS AND CAPT, HERLIHY AT POLICE HEADQUAR CAPT. HERLIHY AT POLICE HEADQUARTERS TO-DAY. WOMEN ESCAPE WILL FIGHT ON



CAPT. ALBERTSON. SERGT. BRADY.

Sergt. Brady testified that on the night of July 29 he was on duty. He identified an application served by Mr. Levy for the Rabbi's funeral procession to pass through the streets of the East Side.

"Was Capt, Herlihy present when you received this application?" asked Corporation Counsel Chase Mellen, who is is prosecuting the case. A. No, sir.

DIDN'T CAUSE RIOT.

R, Hoe & Company's Manager Exonerated by Grand Jury.

riot around the factory of R. Hoe &

Taxpayer's Complaint.

Commissioner Partridge was not im-ressed with Mr. Elkus's reasoning and teclined to dismiss the charges. He and Apportionment as which the Mayor aid: apt. Herlihy was on duty at Police presided. Mr. Curnen was advocating Headquarters on the night of July 29 and should have kept himself informed an appropriation for needed improve means in Far Rockaway.

> a result of consolidation," said President Curnen, "are large salary lists for

President Curnen regaled the Board with stories of "graft" in general as with stories of grant in general as practised in Far Rockaway. Loads of granite intended for roads, he said, were duruped twice and reloaded once before being firally deposited at the place of destination. Two men rode on a cart, and but two trips a day were made by any team engaged in hauling road materiat.

REBUKE BEFORE

CLERK. CAPT HERLIHY.

Judge Aspinall in Imposing the Law's Penalty Denounces Convicted Burglars.

to do right, you have developed into politan Street Railway Company, in robbers who are responsible for more | Dwyer sued the railroad company to than twenty-five burglaries. You will recover \$10,000 damages for injuries he don't reform you will go to prison."

Galvin and Bernard Smith. They were Judge remarked:

Mayor Low was informed to-day that self. Why don't you take a man like

A Burglar Denounced.

ered:
"You are Louis Struffles; Keller is not your name. You have meanly taken the name of a young man who was released from Elmira a year ago and who is leading an honest life. I will send you to Sing Sing for five years, with the advice to travel under your own name when you get out."

STREET TRAGEDY

veapon on himself, was held at his nome in Mount Vernon to-day.

Neighbors recall that the day before the tragedy Turner practised for an hour with the new magazine revolver with which he afterward accomplished his deadly work, proving beyond doubt that the murder and suicide were carefully planned. Turner was a crack shot, but the new

VERY BUDYANT.

COMMISSIONER PARTRIDGE.

Ex-Heavy Weight Champion Made Numerous Visits to the Corridor While Awaiting Call to the Witness Stand.

SHOOK HANDS WITH JUDGE.

ice Glegerich called the trial of the case of Daniel F. Dwyer vs. the Metro-

go to Elmira for one year, and if you received in failing from a trolley car Thirty-fourth street.

Sullivan was on hand as a witness convicted of robbing and beating An- to give an expert opinion of the scienthony C. McCafferty about a month ago, tific attainments of his former employee, Addressing himself to Galvin the Dwyer, the plaintiff, was the first witness. He told of his fall and the con-"Galvin, you think you are a tough sequent injuries. During this recital sequent man, don't you? You are known as the Sullivan entered the court room with Wallabout Scrapper.' I have noticed a rather heavy gait. He was modestly that you always select for your victims dressed except for a flaring red tie. men who are much smaller than your-buring the testimony he filtred in and They bombarded the Irish Secretary, self. Why don't you take a man like out of the court room. Occasionally, Mr. Wyndham, with all kinds of quehis of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room. Occasionally, Mr. Wyndram, with all kinds of questions of the court room.

keep still.
"An, gwan or I'll jab you one," said
Sullivan, doubling up his left and tinking a feint. The court officer disappeared behind the jury box.

"The Judge Is All Right."

Neighbors Say Turner Practised with Revolver with Which He Slew Mallard.

The funeral of William C. Turner, who shot and killed his former business partners, William J. Mallard and Albelt Hamilton, and then turned the weapon on himself, was held at his few words of advice to the way to the lawyer's table, where two the lawyer's table, where went over to the lawyer's table, where the star witness had finally planted bimself and whispered to him that he would not be called to the stand until the attennoon sessions.

"Tha's all right," replied the big man. "Mus" shake hands with the judge forigoway." He reached for Justice shook hands and then advised John L. to go out and get the air.

"All righ Judge," said the big man. "Your all righ, too. You're a good when a get on the stand I'll tell the truth all right, all right. I'm forty-four years old an' a pretty good feller yet. Good-by Judge."

Then he slowly shaped his course for the goor, but stopped on the way to the give a few words of advice to with

Slong. With that John L. made a fina with that John L. made a fina reach and lumbered out of the court woom. He was not called to the Santo nom.

JOHN L. IN COURT, CAPT. MOYNIHAN TO FIGHT PARTRIDGE.

CHASE MILLEN.

tains a Writ of Certiorari from the Supreme Court.

same day by Commissioner Partridge, proposes to contest the Commissioner's ulings. In the Supreme Court to-day Capt. Moynihan obtained from Justice Part VII., of the Supreme Court, had Steckler a writ of certiorari directed somewhat of the appearance of the against the Commissioner of Police to oor of the ringside to-day, when Jus- review his action. The writ is return-

IRELAND GAINS

Sir Campbell-Bannerman Fa-

ists were much in evidence at question time in the House of Commons to-day. During the testimony he filted in and out of the court room. Occasionally, when in the shadow of the corridor, his hand reached to his hip pocket. After a brief degree of these little journeys the ex-champion acquired a jaunty swagger almost effervescent in its buoyancy.

"No Kiddin'," Says Sullivan.

They bombarded the Irish Secretary, Mr. Wyndham, with all kinds of questions of questions of the court room. Occasionally, Mr. Wyndham, with all kinds of questions of the court room. Occasionally, Mr. Wyndham, with all kinds of questions of the court room. Occasionally, Mr. Wyndham, with all kinds of questions of the court room. Occasionally, Mr. Wyndham, with all kinds of questions of the court room. Occasionally, Mr. Wyndham, with all kinds of questions of the court room. Occasionally, Mr. Wyndham, with all kinds of questions of the court room. Occasionally, Mr. Wyndham, with all kinds of questions of the court room. Occasionally, Mr. Wyndham, with all kinds of questions of the court room. Occasionally, Mr. Wyndham, with all kinds of questions of the court room. Occasionally, Mr. Wyndham, with all kinds of questions of the had drawn from the had drawn from the had drawn from the had drawn from the hand carried about with him for some time, and that it was this money which he had drawn from the hand carried about with him for some time, and that it was this money which he had drawn from the hand carried about with him for some time, and that it was this money which he had drawn from the hand carried about with him for some time, and that it was this money which he had drawn from the hand carried about with him for some time, and that it was this money which he had drawn from the hand carried about with him for some time, and that it was this money which he had drawn from the hand carried about with him for some time, and that it was this money which he had drawn from the hand carried about the knew that bearing the home ersiduary legates in her will Mrs. Collins explained that he had had drawn from the hand carri the ex-champion acquired a jaunty plies, though given in a concentatory swagger almost effervescent in its buoy-ancy.

"I have been grossly misrepresented in this matter, mingled with hisses, and the Speaker My connection with my brother's estate of the found to be all straight, was kept busy suppressing demonstrative will be found to be all straight.

cross-examination. A growl was heard from John L., and he muttered in a stage-whisper:
"If that feller kids me as he's kiddin Dan I'll make him look like 30 cents."
Then he sat down still muttering apologies. A little court officer walked over to John's elbow, and putting his hand on his shoulder advised him to keep still.
"The givan or I'll jab you one "state" the stage of the adjournment of the House in order to discuss questions arising from the case of former. Police Sergeant Sullvan, now in America, who is alleged to have obtained the conviction of innocent persons through perjury. The debate on this motion will come up this evening.

AMADOLICE IID

leader, Sir Henry Campbell-Bannerman, cordially joined the Irish in supporting their demand that the Government fix day to discuss the state of Ireland. but he deelined to make the Liberal Ocposition responsible for the demand which he said was made by the constitutional representatives of Ireland Seventy-five Witnesses Called New York Theatrical Man and in regard to a purely Irish ques-

Premier Balfour retorted that Henry's doctrine seemed wholly a aratist. He would not admit that government of Ireland was a put frish question, and until the ambigu attitude of the Liberal leader elerred up, he declined to say if Government would grant a day for discussion of the state of Ireland.

the history of the so-called "Irish movement" has such a notable gathering of leaders of national and even of inter
will consume several days.

to-day.

Seventy-five witnesses have been subpoenaed and the taking of testimony

The only passenger in a serious condi-Chief of Police Murphy, of Jersey City, to the twelve-year-old girl found in the Pennsylvania Railroy, and the special property of the twelve-year-old girl found of the twelve-year-old girl found in the Pennsylvania Railroy, and the special property of the twelve-year-old girl found of the g

WITH RICH CEMS FOR \$4,000,000

John H. Collins, Again in Trouble Heirs-at-Law of Mrs. Caroline Over Brother's Estate, Said to Have Passed Bag to Them When Arrested.

Charged with Misappropriating His Brother's \$35,000 Estate, He Is Arraigned Before the Surrogate and Asked for an Accounting.

o-day in Alams Street Court, Brooklyn son, was taken before Judge Thomas, in said to be worth about \$4,000,000, was

liam M. Rose. Collins was arrested after two women at Sixty-seventh street and

While on his way to jat!, the police say, he passed to one of the women a the will to probate on the usual grounds charpels-skin bag, which is believed to have contained money or iewels. This mentary capacity. hey say, is chiefly surmise on their

Lest \$9,000 on Races. On the way across the river Collins ture of Samuel Burhans, jr., who has said to Private Detective Orr. who made the arrest:

Crossman-Riley. the arrest:
"I have just come down from Fort

rie. where I lost \$9,000 on the races."
"Sypdicate Miller has a lot of money left, and if you want it you will have to When Collins appeared to-day before Judge Thomas it developed that he had

women appeared there and after an alternation one of them chased Collins through the barroom and later all through the barroom and through the barroom and through the barroom and through the barroom and through the barroom all through the barroom and through the barroom

all about it, but in the meantime I will

motion will come up this evening. During the proceedings the Liberal leader, Str Henry Campbell-Bannerman, ON RIOT CHARGES.

to Tell the Doings of McQueen and Grossman in Paterson.

Special to The Evening World. PATERSON, N. J., Oct. 20.—William COLUMBUS, Ohio., Oct. 20.—The Big McQueen and Rudelph Grossman, the Four Twentieth Century Flyer, west-New York anarchists indicted for caus-bound, which left New York yesterday

Mrs. Anna Puditzer, was arraigned before Judge Cowing in General Sessions
this morning to plead to the indictment
of murder in the first degree filed
against nim Friday.

At the request of Lawyer Harr
Judge Cowing addition.

E. Crossman-Riley Legal Fight Before Surrogate

Many Relatives Contest Probate of Testament, Which Bequeathed Vast Fortune to Brooklyn Charl-

Caroline E. Crossman-Riley, widow

An order for his arrest was granted courts for several years, after making recently upon application of Zimmern.

Reese & Co., Saphir Brothers and WilBrooklyn Home for Aged Men. When the will was nied for probate bjection was made by the following heirs-at-law and next of kin of the

> Through their counsel, Howe & Hummel, they objected to the admission of

When the trial began this morning the first witness called was Benjamin E. Dormont, who identified the signa-

the will, was called. He testified that Mrs. Crossman-Riley died at her Madison avenue home in January of this year, at about eighty years of age.

When Coilins appeared to-day before Judge Thomas it developed that he had been in trouble before. He was appointed some time ago as executor of the estate of his brother, Daniel N. Collins, and he was taken before Surrogate Church and asked for an accounting. It was alleged that the estate, which was originally valued at \$35,000, had dwindled.

After hearing the case Surrogate Church gave it as his opinion that \$50,000 at the least was unacounted for and this Collins had thus far falled to explain.

Prior to his appointment as executor, and the Surrogate pointed out in court that in spite of the fact that his earning capacity had never been more than \$2 a day, he suddenly blossomed out and spent much of his time about the Clarendon Hotel, where he seemed al-

Clarendon Hotel, where he seemed always to have money.

Chased by Angry Woman.

One night last spring two well-gowned women appeared there and after an altercation one of them about the ment.

Nother provision of the codicil revoked a bequest of \$900 to Greenwood Cemetery because she had since making the will given the amount needed for the care of the lot she had bought there. "How was Mrs. Riley dressed thengay o soberly?" asked counsel.

MANY INJURED IN WRECK OF FLYER.

Among Those Who Narrowly Escaped Death in Mishap.

(Special to The Evening World.)

tion as the result of the wreck, is Mrs. Lahiff, the conductor, was thrown vio-

lant, Special Investigation in a Great Number of Instances Fin-

To-day's proceedings inaugurated the third wetk of the trial of Edward F. Croker. Chief of the Fire Department, which is being conducted by Commis cused chief, has announced that another day and a half would be all the time re-

The case this morning was opened by Mr. Delaney taking up evidence as a part of his defense under charge 1, that on or about Oct. 2, 1899, Chief Croker did issue an order to all Chiefs of Battalions as follows, to wit: "Direct 110. Rules and Regulations, in their re-

"Mr. Delaney," asked counsel, "don't you agree with me that it is not neces-sary to print this long statement in the records?"

Hotel Guest a Witness.

Heard Scannel's Order. Did you hear the Commissioner give

After a cross-examination by Mr. Whitman, during which the witness's testimony was not shaken, he was expused testimony was not shaken, he was excused.

Counsel then read from the record letters which Chief Croker had ordered sent to the various battalion chiefs, notifying them of the vacancy of the office of Deputy Chief of the department and asking them, if they insended to compete, to forward their names.

These letters were read to refute charge 6, specification 2, which alleges that when an examination for Deputy Chief of the department was about to be held Chief Croker informed certain battation chiefs that it would be useless for them to take the examination, as the position was intended for one man only.

Another Charge Refuted.

Not Nellie Smith, but Elizabeth

Mayor and Comptroller Listen with Astonishment to Queens

This finished the Herlihy case and Mr. executive. "Who are the men?" Elkus moved for the dismissal of the Mayor Low Interested. The Mayor showed a lively interes it, that the Captain had not been intit, that the Captain had not been intired of the visit of Mr. Levy, in fact,
the nothing about the approaching
neral.

C. D. Curnen, President of the Far

"The only things we have received as

EACH SENTENCE.

o'clock on the evening of July 29.
Q. The captain was on reserve duty, ther? A. Yes, sir.
"Did you notify Capt. Herlihy of the application for the funeral procession?" asked the lawyer.
"I'dld not," the witness answered. On cross-examination the witness testified that he notified the Madison street. Eldridge Street and Delancey Street Station on the Rabbi's funeral procession.
"I told the Sergeant at the desk of the Delancey Street Station on the morphing of July 30," he said, "that there was to be a big procession in his precinct that day. He replied that he was aware of it and had made preparations for it. I told him I had sent an escort of ten men and would send him twenty-five more men if they were
"You ald not tell Capt. Herlihy any-" you are the leader of a gang of boy witness.

> Judge's Second Rebuke. Then came George Hoffman, James

To another prisoner accused of burglary and who had given the name of ancy.

Touis Keller, the angry Indre deliver "No Kiddin'," Says Sullivan. Louis Keller, the angry Judge deliv-

revolver was of such a unique pattern that long practice is necessary before

Dismissed Police Officer Ob-

Former Police Capt. Daniel F. Moynihan, who was tried on charges and dismissed from the force on the

vors Day for Irish Discussion Court that without notification an and Wins Baifour's Ire. LONDON, Oct. 20 .- The Irish National-

Ex-Judge Penney, counsel for the rail- tions which threatened to develop into When the proper time comes I will tell road, subjected Dwyer to a scathing disorderliness, cross-examination. A growl was heard William O'Brien moved the adjourn-

tion.

national reputation taken place as that will consume several days. national reputation taken place as that which to-day made remarkable the opening of the first convention of the United Irish League at Faneuil Hall in this city. John E. Redmond, M. P.; Michael Davitt and John Dillon, M. P., envoys from Ireland; Edward Blake, Irish M. P.; W. Bourke Cockran, of New York. United States Senetal Section M. P.; W. Bourke Cockran, of New York. United States Senetal Section M. Ward and Philip Geyer appeared for McQueen and Grossman. Most of the day was given to the voluminous in the voluminous on the verge of collages. Wildiam Riter, the engineer, suffered the fracture of this left leg, and severe bruises about the bady. Jerry Hayes, the baggage.

It is expected that the trial will last the body. Jerry Hayes, the baggage master, had his nose broken. Jerry Labiff, the conductor, was thrown vis-Constantin Rosswag, who died last New York; United States Senator month in Madison, N. J., after cutting Smith, of New Jersey; Patrick Egan, two daughters in his will, former United States Minister to Chill;

Trish M. F., W. United States Senator Smith, of New Jersey; Patrick Egan, the former United States Minister to Chill;

YOUNG'S PLEA DELAYED.

Lahin, the collador. Senator lently against a car seat and possibly seriously hurt internally. William is seriously hurt internally. Stowart, the fireman, jumped and was

against nim Friday.

At the request of Lawyer Hart,
Judge Cowing adjourned the pleading
until Wednesday, in order to give the
lawyer time to make a motion to inspect the minutes of the Grand Jury.

Young has grown a beard since he has
been in the Tombs.

Fitzgerald. LOST \$9,000 ON RACES? LEFT ESTATE TO A HOME.

table Institution

the United States Court, and held in begun before Surrogate Fitzgerald to-14,000 ball on a charge of attempting to Mrs. Crossman-Riley, whose large estate and his creditors.

defraud his creditors.

Lexington avenue. He was taken with the women to the East Sixty-seventh Pratt, Eva Pratt Burroughs, Phoebe Poynton Weaver, Harriet E. Peck, Henry T. Pratt and Daniel P. Pratt. estator:

Edgar Whitbeck, another witness to

Saw Him About Her Will.

three were seen to drive away together.

It was also shown in the Surrogate's Court that without notification an auction was held in the jewelry store formerly kept by Daniel N. Collins, and that the brother and executor was the chief bidder. When creditors arrived and put a stop to the sale the auctioneer was on the point of offering fixtures for sale.

Collins explained that he had had from the least of the had drawn from the store of the sale that had been successful to the had drawn from the store of the sarah hollingshead, who is also personally interested in the home. Mr. Whitbock replying under cross-examination said

CINCINNATI. Oct. 20.—Eight thousand dollars, raised during the war with Soain, by Rankin Goode, the "boy orator." of this city, to build a battle-ship, to be called "The American Boy, is being returned to the donors, according to an announcement made to-day.

Then he slowly shaped in the way to the door, but stopped on the way to give a few words of advice to Mr. Penny, the Metropolitan Street Rail-road Company's lawyer.

"Say, young fellow," exclaimed the exc-dail, son. "I wouldn't do a thing to you if you got sassy to me. An say, what a h— of a good referee tife say, what a h— of a good referee tife say, what a h— of a good referee tife listery of the so-called "Irish movemble the listery of the sold participating in the riots in the riots in the riots in the sitk yers' strike, were placed on trial together in the Court of Oyer and the sitk yers' strike, were placed on trial together in the Court of Oyer and the sitk yers' strike, were placed on trial together in the Court of Oyer and the sitk yers' strike, were placed on the sitk yers' strike, were placed on the sitk yers

mer, don't use World Wants. 2 18 6